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The following constitutes
the order of the court. Signed January 27, 2015


Charles Novack
U.S. Bankruptcy Judge

7 **mailing address:**
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8 San Jose, CA 95109-1469
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10 Attorneys for Secured Creditor
HERITAGE BANK OF COMMERCE
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12 UNITED STATES BANKRUPTCY COURT
13 FOR THE NORTHERN DISTRICT OF CALIFORNIA
14 OAKLAND DIVISION

15 In re Case No. 14-44239-CN
16 I2A TECHNOLOGIES, INC., Chapter 11
17 Debtor.

**ORDER GRANTING MOTION FOR
RELIEF FROM THE AUTOMATIC
STAY FILED BY SECURED CREDITOR
HERITAGE BANK OF COMMERCE**

Date: January 23, 2015
Time: 10:00 a.m.
Judge: Hon. Charles Novak
Courtroom: 215

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23 On January 23, 2015, the Court held a hearing on the Motion for Relief from the
24 Automatic Stay [Dkt. No. 54] (the "Motion") filed by secured creditor Heritage Bank of
25 Commerce ("HBC") with respect to HBC's interest in certain personal property collateral of
26 debtor i2a Technologies, Inc. ("Debtor") as specifically set forth in the Loan Documents,¹
27 attached as **Exhibit A** to the Stipulation for Use of Cash Collateral [Dkt. No. 19] (the "Personal

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¹ Capitalized Terms shall have the meaning specified in the Motion.

1 Property Collateral"). Brent D. Meyer of Hopkins & Carley, APC appeared on behalf of HBC.
2 Eric A. Nyberg of Kornfield, Nyberg, Bendes, & Kuhner, P.C. appeared on behalf of Debtor.
3 Joseph A. Lepera of Lepera + Associates, P.C. appeared on behalf of creditor Dolce Farr Niente,
4 LLC.

5 Upon due consideration, and for the reasons stated on the record at the hearing, the Court
6 hereby orders as follows:

7 1. The Motion is granted.

8 2. The automatic stay imposed by 11 U.S.C. § 362(a) shall be vacated, annulled,
9 and terminated to allow HBC to exercise all of its rights and remedies under the Loan
10 Documents and applicable non-bankruptcy law with respect to the Personal Property Collateral,
11 including but not limited to, conducting an auction sale of the Personal Property Collateral on
12 Debtor's business premises pursuant to California Commercial Code section 9609(a)(2).

13 3. The 14-day stay provided by Federal Rule of Bankruptcy Procedure 4001(a)(3)
14 shall not be waived.

15 4. This Order shall be binding and effective despite any conversion of this
16 bankruptcy case to a case under any other chapter of Title 11 of the United States Code.

17 ***** END OF ORDER *****

18 **APPROVED AS TO FORM:**

19 KORNFIELD, NYBERG, BENDES &
20 KUHNER, P.C.

21 Dated: January 23, 2015

22 By: /s/ ERIC A. NYBERG
23 Eric A. Nyberg
Attorneys for Debtor and Debtor-In-
Possession i2a Technologies, Inc.

24 LEPERA + ASSOCIATES, P.C.

25 Dated: January 26, 2015

26 By: /s/ JOSEPH A. LEPERA
27 Joseph A. Lepera
Attorneys for Creditor Dolce Farr
Niente, LLC

1 Service List
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3 None.
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